

I support fully the comments submitted by The American Radio Relay League regarding Docket ET 03-104. I conclude the comments made by proponents of Broadband over Power Line (BPL) have little if any credible scientific data to support approval of this docket. Additional research and technology development in BPL are required to avoid great risk of causing irreparable interference to services licensed to operate in the 2 MHz - 80 MHz frequency range. Approval of ET 03-104 would violate the existing FCC rules on non-interference and would be contrary to the best interest of the public.